E. MARTIN ESTRADA 1 United States Attorney 2 MACK E. JENKINS Assistant United States Attorney Chief, Criminal Division 3 ANDREW BROWN (Cal. Bar No. 172009) Assistant United States Attorney 4 Major Frauds Section 1100 United States Courthouse 5 312 North Spring Street Los Angeles, California 90012 6 Telephone: (213) 894-0102 Facsimile: (213) 894-6269 7 E-mail: andrew.brown@usdoj.gov 8 Attorneys for Plaintiff UNITED STATES OF AMERICA 9 UNITED STATES DISTRICT COURT 10 FOR THE CENTRAL DISTRICT OF CALIFORNIA 11 No. 2:23-mj-00165-DUTY UNITED STATES OF AMERICA, 12 STIPULATION TO CONTINUE POST-13 Plaintiff, INDICTMENT ARRAIGNMENT DATE 14 v. CURRENT PIA DATE: 9/27/23 PROPOSED PIA DATE: 10/03/23 MATTHEW JASON KROTH, 1.5 16 Defendant. 17 The United States Attorney's Office, defendant Matthew Jason 18 Kroft aka "Jason Kroft" aka "Speedy" ("defendant"), and defendant's 19 counsel hereby stipulate to continue the Post-Indictment Arraignment 20 in the above-entitled case currently set for 9/27/23 to 10/03/23. 21 This is based on a scheduling conflict for defendants counsel Daniel 22 V Behesnilian who has two (2) appearances in the USDC Court before 23 the Hon Judge Otis Wright for a change of plea at 11 am on the 27th of 24 September (USA v Rouben Houston (Case# 2:21-CR-00347-ODW) and a 25 sentencing at 1:30 PM on the same day before the Honorable USDC Judge 26

Fitzgerald in the case of USA V Iaon Zele (Case#2:23-cr-00123-MWF)

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3	9-20-2023 DATE			UNITED STATES ATTORNEY	
4	DAIL		Andrew Brown		
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7	9-20-2023 DATE		COUNSEL F	OR DEFENDANT	
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